

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT
OF TENNESSEE AT COLUMBIA

JAMES WALL,

Plaintiff,

v.

ENOCH GEORGE, sheriff of Maury
County, LT. DEBRA WAGONSHUTZ,
FLOYD SEALEY, a nurse, MAURY
REGIONAL MEDICAL CENTER, LLC,
ABL MANAGEMENT, INC., and
GENELLA POTTER,

Defendants.

No. 1:12-cv-00118
JUDGE HAYNES
JURY DEMAND

ORDER
1 pm review of the
Plaintiff's filing on this
motion. This motion is
DENIED for the reasons
set forth in Plaintiff's
response
D/E ND 88)

DEFENDANTS ABL MANAGEMENT, INC. AND
GENELLA POTTER'S MOTION TO COMPEL WRITTEN DISCOVERY

Come now Defendants ABL Management, Inc. and Genella Potter, (hereinafter
"Defendants"), by and through counsel, pursuant to FEDERAL RULE OF CIVIL PROCEDURE 37(a), and
move the Court to compel Plaintiff to respond to Defendants' Second Set of Interrogatories. In
support of this Motion, Defendants rely upon the Second Set of Written Discovery propounded by
Defendants to Plaintiff on February 20, 2014, attached hereto as **Exhibit 1**; the March 18, 2014 letter
from Paul Brewer to Gene Hallworth, attached hereto as **Exhibit 2**; and the Memorandum of Law
and Statement Certifying Good Faith Effort to Resolve Discovery Dispute which are filed
contemporaneously herewith and incorporated herein by reference.

WHEREFORE, Defendants request that this Court compel Plaintiff to respond fully to the
Interrogatories within ten (10) days of the Court granting this Motion.